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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/566,705	02/01/2006	Akira Ichikawa	Q92872	8042	
65565 SUGHRUE-265	7590 04/20/200 5 550	9	EXAMINER		
2100 PENNSY	LVANIA AVE. NW	KIM, EUNHEE			
WASHINGTO	N, DC 20037-3213		ART UNIT	PAPER NUMBER	
			2123		
			MAIL DATE	DELIVERY MODE	
			04/20/2009	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)			
10/566,705	ICHIKAWA ET AL.			
Examiner	Art Unit			
Eunhee Kim	2123			

	Eunh	ee Kim		2123	
The MAILING DATE of this communica	tion appears or	the cover she	et with the c	orrespondence add	ress
THE REPLY FILED 11 March 2009 FAILS TO PLACE	E THIS APPLICA	TION IN COND	ITION FOR	ALLOWANCE.	
 The reply was filed after a final rejection, but pric application, applicant must timely file one of the application in condition for allowance; (2) a Notic for Continued Examination (RCE) in compliance periods: 	following replies ce of Appeal (wit	: (1) an amendn h appeal fee) in	nent, affidavit compliance v	, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request
a) The period for reply expires 3 months from the m	nailing date of the f	inal rejection.			
b) The period for reply expires on: (1) the mailing da no event, however, will the statutory period for re Examiner Note: If box 1 is checked, check either MONTHS OF THE FINAL REJECTION. See MPI	ply expire later tha box (a) or (b). ONL EP 706.07(f).	n SIX MONTHS fr LY CHECK BOX (I	om the mailing b) WHEN THE	date of the final rejection FIRST REPLY WAS FIL	n. LED WITHIN TWO
Extensions of time may be obtained under 37 CFR 1.136(a). have been filed is the date for purposes of determining the p under 37 CFR 1.17(a) is calculated from: (1) the expiration d set forth in (b) above, if checked. Any reply received by the may reduce any earned patent term adjustment. See 37 CF NOTICE OF APPEAL	eriod of extension late of the shortene Office later than th	and the correspored statutory period	nding amount o I for reply origii	of the fee. The appropria nally set in the final Offic	ate extension fee e action; or (2) as
 The Notice of Appeal was filed on A briefiling the Notice of Appeal (37 CFR 41.37(a)), or Notice of Appeal has been filed, any reply must AMENDMENTS 	any extension t	hereof (37 CFR	41.37(e)), to	avoid dismissal of the	
3. ☑ The proposed amendment(s) filed after a final r	rejection but pric	or to the date of	filing a brief	will not be entered be	Callee
(a) ☐ They raise new issues that would require (b) ☐ They raise the issue of new matter (see N (c) ☒ They are not deemed to place the applica	further considera IOTE below);	ation and/or sear	rch (see NOT	E below);	
appeal; and/or					
(d) ☐ They present additional claims without car NOTE: (See 37 CFR 1.116 and	-	onding number	of finally reje	cted claims.	
4. The amendments are not in compliance with 37	7 CFR 1.121. See	e attached Notic	e of Non-Cor	mpliant Amendment (F	PTOL-324).
5. Applicant's reply has overcome the following re	ejection(s):				
 Newly proposed or amended claim(s) we non-allowable claim(s). 	ould be allowable	e if submitted in	a separate, t	imely filed amendmer	t canceling the
 For purposes of appeal, the proposed amendment how the new or amended claims would be reject The status of the claim(s) is (or will be) as follows: 	ted is provided b			be entered and an ex	xplanation of
Claim(s) allowed: Claim(s) objected to: Claim(s) rejected:					
Claim(s) withdrawn from consideration:					
AFFIDAVIT OR OTHER EVIDENCE			- C C C N -	tion of Americal will mak	h
 The affidavit or other evidence filed after a final because applicant failed to provide a showing of was not earlier presented. See 37 CFR 1.116(e 	f good and suffic e).	ient reasons wh	y the affidavi	t or other evidence is	necessary and
 The affidavit or other evidence filed after the dat entered because the affidavit or other evidence showing a good and sufficient reasons why it is 	failed to overcon necessary and w	ne <u>all</u> rejections vas not earlier p	under appea resented. Se	ıl and/or appellant fails ee 37 CFR 41.33(d)(1)	s to provide a
10. ☐ The affidavit or other evidence is entered. An ∈ REQUEST FOR RECONSIDERATION/OTHER	explanation of the	e status of the cl	aims after er	ntry is below or attache	ed.
 The request for reconsideration has been cons See Continuation Sheet. 	sidered but does	NOT place the	application in	condition for allowand	ce because:
12. ☐ Note the attached Information <i>Disclosure State</i>13. ☐ Other:	ement(s). (PTO/S	SB/08) Paper No	o(s)		
/Paul L Rodriguez/ Supervisory Patent Examiner, Art Unit 2123					
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Continuation of 11. does NOT place the application in condition for allowance because: The examiner finds the application is not in condition for allowance because the applicants' arguments are not persuasive, thus maintains the rejection.

For example, the applicants have argued that:

In the Office Action, the Examiner refers to col. 27, lines 26-47 of Vinciarelli for teaching the above recited limitation of claim 1. Col. 27, lines 26-47 of Vinciarelli teaches the rules for determining a mechanical layout, which is a part of the process for achieving the completed design. However, col. 27, lines 26-47 of Vinciarelli is silent about updating the design rule by reflecting the completed design.

Examiner disagrees as Vinciarelli teaches the design configuration database (Fig. 8 Element 180) which sotres the information after the thermal design (determination result, Col. 31 lines 52-60) is completed. And then the system 160 ristrics a design components using the rules (Col. 27 lines 37-39) as well as with previously designed components (Col. 24 lines 53-60).

Therefore, Examiner takes the position that Vinciarelli teaches the limitation cited in Claim 1 and does not find applicant's arguments persuasive. The rejection is maintained..